ATTACHMENT 14

1	UNITED STATES DISTRICT COURT					
2	NORTHERN DISTRICT OF CALIFORNIA					
3	SAN JOSE DIVISION					
4						
	x Case No.					
5	: 5:14-cv-05344-BLF (PSG)					
	:					
6	CISCO SYSTEMS, INC., :					
	:					
7	Plaintiff, :					
	:					
8	vs. :					
	÷					
9	ARISTA NETWORKS, INC., :					
	. ·					
10	Defendant. :					
	;					
11	x					
12						
13	VIDEOTAPED DEPOSITION OF GREG SATZ					
14	March 23, 2016					
15	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY					
16	VOLUME 1					
17						
18						
19						
20						
21	Reported by					
22	Brooke R. Bohr					
23	CSR No. 753					
24	Job No 2272380					
25	Pages 1 - 168					
	Page 1					
	1430 1					

VIDEOTAPED DEPOSITION OF GREG SATZ, 2 taken at the instance of the Defendant, at the offices of TUCKER & ASSOCIATES, 605 W. Fort 4 Street, in the City of Boise, State of Idaho, 5 commencing at 10-10 a.m., on March 23, 2016, 6 before Brooke R. Bohr, CSR, RPR, a Notary Public in and for the State of Idaho, pursuant to notice, and in accordance with the applicable Rules of 9 Civil Procedure.	cord.
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	3,
10 11 Exhibit 400 Greg Satz LinkedIn 13	
12 Exhibit 401 "TOPS-20 DECnet-20 Programmers 22 10 GREG SATZ,	
Guide and Operations Manual" 11 produced as a witness at the instance of the	
Exhibit 402 One-page Document with 36 I2 Defendant, having been first duly sworn, was	
14 Bates No. KL-883 13 examined and testified as follows:	
ARISTANDCA00022465 14	
16 EXAMINATION	
Exhibit 404 Document Beginning Bates No. 84 16 BY MR. FERRALL:	
18 Exhibit 405 One-page Document Bates No. 106 17 Q. Good morning, Mr. Safz. Can you pl	
CSI-CLI-00746924 18 state your full name.	ase
Exhibit 406 Document Bates No. CSI-CLI-01828732 112	ase
20 Through Bates No. CSI-CLI-01828783 20 Q. Mr. Satz, you are not represented by 21 Exhibit 407 Document Beginning Bates No. 141 21 counsel today: is that right?	ase
CSL-CLL-01295215	ase
22 A. Correct.	ase
23 Exhibit 408 Document Beginning Bates No. 143 Q. Have you ever been deposed before? CSI-CLI-01295181	ase
24 A. 1 nave.	ase
25 ***** 25 Q. All right. So you know the basic	ase
	ase

1	"Stanford Ethertip/Gateway User and Configuration	1	Q. This was a begins a section called
2	Guide."	2	"privileged commands." Do you see that?
3	A. Yeah.	3	A. Um-hum. I do.
4	Q. Had you ever seen this before?	4	Q. And were you aware of a privileged mode
5	A. I'm sure I have. I don't have a	5	in this in the TIP Gateway?
6	recollection of it, and I don't remember this date	6	A. Sure.
7	at all. This is a pretty late date.	7	Q. Explain what was the purpose of the
8	Q. Do you know Glenn Truitt?	8	privilege mode there.
9	A. I do.	9	A. It mimicked the TOPS-20 style of
10	Q. What did he work on at Stanford?	10	parsing, and it there were commands that people
11	A. I no longer remember. I do know that	11	would use to just have the device do what it does
12	he had his hands in this software, but a lot of	12	day-to-day, and there were commands that
13	people did. Jeffrey Mobile, Benji Levy. This	13	administrators or users who needed to maintain the
14	was this code was a lot of research work. And	14	device in the network would use. And so privilege
15	so if one of the graduate students felt there was	15	commands were the latter set, and TOPS-20 had a
16	an application they wanted to experiment with,	16	very similar model.
17	this really was the beginning of what then became	17	Q. And this document says in the I
18	the multi-protocol router and Cisco's router.	18	guess in the second sentence, it's or I'll read
19	So oh, yeah, there's some really old really	19	the first sentence also: There's a second set of
20	old stuff here.	20	commands available to the Ethertip user. The two
21	Q. Did you become familiar with some of	21	command levels are disjoint. That is, the
22	the commands from this device?	22	privileged mode is not a superset of the normal
23	A. Yes.	23	mode.
24	Q. Yeah? How did you become familiar with	24	Do you see that?
25	it?	25	A. Um-hum.
-	1 age 20		1 age 20
1	A. Well, we were users of these devices	1	Q. So what did you understand to be the
2	when I the state of the art back then, before	2	purpose of the normal mode, then, as opposed to
3	there were all of these computers and laptops, is	3	the privileged mode?
4	you used a basic terminal with RS232 into some	4	A. Day-to-day users don't need privileged
5	device that converted the commands into network	5	mode. They go in, they make their connections,
6	protocols and used that across the network to talk	6	they do what they do to get their work done, and
7	to mainframes. That was state of the art.	7	that's the extent of their relationship to the
8	So on my desk at Stanford and at SRI	8	software.
9	was these computers that were just terminals.	9	The people who administer the device
10	They all they did was take a capture of	10	and who might need to add a new feature or upgrade
11	keypress and generate a character. And that	11	the software would have to use privileged mode.
12	character was shipped across the network	12	And it is a complete separate set of functions.
13	somewhere. And the computer would get that	13	And in particular for the programmers,
14	character, do something with it, and ship you back	14	they you know, they made a mistake, and they've
15	the output.	15	got to go figure out why something is not working,
16	So that's what a TIP was, terminal	16	especially for research work.
17	interface processor. It allowed you to take an	17	Q. I want to ask about some of the
18	RS232 terminal and sit on the network without	18	commands that follow here on Page 6.
19	talking to the computer directly. And I think	19	"Access.lists," I see under 3.1.
20	Kirk was responsible for gluing the TIP and the	20	A. Um-hum.
21	Gateway software together, because they were two	21	Q. Was that a command you were familiar
22	different software bases.	22	with?
23	Q. So if I could ask you to turn to Page 6	23	A. That's a very common and important
24	of that Exhibit 36.	24	command.
	A Olsovi	25	O What is an access list as well
25	A. Okay. Page 27	25	Q. What is an access.list command? Page 29

		·	
1	Exhibit 405 is a one-page document	1	REPORTER'S CERTIFICATE
2		2	
3		3	I PROCEED DOVE AND DAILY
4		4	I, BROOKE R. BOHR, a Notary Public in
5		5	and for the State of Idaho, do hereby certify:
6	1	l	That prior to being examined, the
7	Bates stamp CSI-CLI-01828783.	7	witness named in the foregoing deposition was by
8		8	me duly sworn to testify the truth, the whole
9		9	truth, and nothing but the truth;
10	O	10	That said deposition was taken down by
11	CSI-CLI-01295181.	11	me in shorthand at the time and place therein
12	MR. NEUKOM: Thanks all.	12	named and thereafter reduced into typewriting
13	MR. FERRALL: Agreed. Thank you.	13	under my direction, and that the foregoing
14	(The deposition concluded at 3:31 p.m.)	14	transcript contains a full, true, and verbatim
15	-00000-	15	record of the said deposition.
16		16	I further certify that I have no
17		17	interest in the event of the action.
18		18	WITNESS my hand and seal March 30, 2016
19		19	
20		20	
21		21	
22		22	20/ to make ma 0/2
23 24		23	<%signature%>
25		24	Brooke R. Bohr
23	Page 166	25	CSR No. 753 Page 168
1	VERIFICATION		
2	I declare under penalty of perjury		
3	under the laws that the foregoing is		
4	true and correct.		
5	true and correct.		
6	Executed on, 20,		
7	at		
8			
9			
10			
11			
12			
13	WITNESS SIGNATURE		
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24			
	Page 167		